Fleischman Declaration

Elsevier Inc. et al. v. Does 1-86 d/b/a 7yec.com et al.

Exhibit 5

JUDGE MARRERO

18 CV 7382

MARRONO,

UNITED STATES DISTRICT COURT FOR THE SOUTHERN DISTRICT OF NEW YORK

CENGAGE LEARNING, INC.; MCGRAW-HILL GLOBAL EDUCATION HOLDINGS, LLC; PEARSON EDUCATION, INC., and BEDFORD, FREEMAN & WORTH PUBLISHING GROUP, LLC,

Plaintiffs,

V.

DOE 1 D/B/A BINGHFRAN. GOLDENRAIN2855, 2010SÉVENSEAS, ND953570, and SLVR17; DOE 2 D/B/A GRIGORINAYMA-0 and NAYMANBUY; DOE 3 D/B/A IACCESSORYDEALS; DOE 4 D/B/A INTELIMIN_9; DOE 5 D/B/A KOROUSH31; DOE 6 D/B/A OPENBOXLIQUIDATORS; KARINA ABDALA; ING CREATIONS AND ENTERPRISES LLC; BUYBACK EXPRESS INC.; ALLAN WALTER GRIESE; LINDA GYORKREE KHWA; TIM KREJDOVSKY; BINH THAI NGUYEN; SERGEI ORLOV; VIKTÓRIA ORLOVA (A/K/A VICTORIA RONK); ALEJANDRO MORALES PEREZ; SMART PURCHASE LLC; MICHAEL RUBIO; MIRIAM TURNER (A/K/A MIRIAM GARNER); WIZE DEALZ, LLC; and JEAN M. VILSAINT,

Defendants.

Civil Action No.

RESTRAINING ORDER; 2) ORDER TO SHOW CAUSE WHY A PRELIMINARY INJUNCTION SHOULD NOT ISSUE; 3) EXPEDITED DISCOVERY ORDER; AND 4) ALTERNATE SERVICE ORDER

EX PARTE ORDER

Plaintiffs Cengage Learning, Inc., McGraw-Hill Global Education Holdings, LLC, Pearson Education, Inc., and Bedford, Freeman & Worth Publishing Group, LLC (hereinafter, collectively, "Plaintiffs," and each a "Plaintiff") have moved *ex parte*, pursuant to, *inter alia*, Federal Rules of Civil Procedure 64 and 65, the Copyright Act (17 U.S.C. § 502(a)), the Lanham Act (15 U.S.C. § 1116), and N.Y. C.P.L.R. §§ 6201, *et al.*, against Defendants Doe 1 doing business as binghfran, goldenrain2855, 2010sevenseas, nd953570, and slvr17, Doe 2 doing business as grigorinayma-0

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and Naymanbuy, Doe 3 doing business as iaccessorydeals, Doe 4 doing business as intelimin_9, Doe 5 doing business as koroush31, Doe 6 doing business as openboxliquidators, Karina Abdala, ING Creations and Enterprises LLC, Buyback Express Inc., Allan Walter Griese, Linda Gyorkree Khwa, Tim Krejdovsky, Binh Thai Nguyen, Sergei Orlov, Viktoria Orlova (a/k/a Victoria Ronk), Alejandro Morales Perez, Smart Purchase LLC, Michael Rubio, Miriam Turner (a/k/a Miriam Garner), Wize Dealz, LLC, and Jean M. Vilsaint (hereinafter, collectively, "Defendants," and each a "Defendant"), for: 1) a temporary restraining order, 2) order to show cause for preliminary injunction, 3) order authorizing expedited discovery, and 4) order authorizing alternate service by electronic mail (the "Application"). Plaintiffs so move the Court on the basis that Defendants are distributing, offering for sale, and/or selling counterfeit copies of Plaintiffs' copyrighted textbooks, bearing Plaintiffs' federally registered trademarks, as set forth in Plaintiffs' Complaint.

The Court, having reviewed the Complaint, Memorandum of Law, supporting Declarations, and all other papers submitted therewith, makes the following findings of fact and conclusions of law:

FACTUAL FINDINGS AND CONCLUSIONS OF LAW

- A. Plaintiffs are likely to succeed in showing that Defendants have infringed and are continuing to infringe Plaintiffs' federally registered copyrights and trademarks in connection with Defendants' distribution, offering for sale, and/or sale of counterfeit copies of Plaintiffs' textbooks, including via the following online storefronts:
 - (1) binghfran (eBay URL https://www.ebay.com/usr/binghfran);
 - (2) goldenrain2855 (eBay URL https://www.ebay.com/usr/goldenrain2855);
 - (3) 2010sevenseas (eBay URL https://www.ebay.com/usr/2010sevenseas);
 - (4) nd953570 (eBay URL https://www.ebay.com/usr/nd953570);
 - (5) slvr17 (eBay URL https://www.ebay.com/usr/slvr17);

- (6) grigorinayma-0 (eBay URL https://www.ebay.com/usr/grigorinayma-0);
- (7) naymanbuy (Amazon Seller ID A1Q6PCT9NZ8SG0);
- (8) iaccessorydeals (eBay URL https://www.ebay.com/usr/iaccessorydeals);
- (9) intelimin_9 (eBay URL https://www.ebay.com/usr/intelimin_9);
- (10) koroush31 (eBay URL https://www.ebay.com/usr/koroush31);
- (11) openboxliquidators (eBay URL https://www.ebay.com/usr/openboxliquidators);
- (12) ingllc (eBay URL https://www.ebay.com/usr/ingllc);
- (13) ING Creations & Enterprises Online Storefronts (Amazon Seller ID A1NMQ7CLS4CZQM);
- (14) buyback-express-store (eBay URL https://www.ebay.com/usr/buyback-express-store);
- (15) -Buyback Express- (Amazon Seller ID A2LHO0L8U1YFTF);
- (16) Buyback Express (Abebooks URL https://www.abebooks.com/Buyback-Express-Alton-IL-U.S.A/8180984/sf?cm sp=BOT- -seller- -sf);
- (17) Buyback Express (Barnes & Noble Seller ID BNA0000440);
- (18) envoypilot2015 (eBay URL http://www.ebay.com/usr/envoypilot2015)
- (19) violet013180 (eBay URL https://www.ebay.com/usr/violet013180);
- (20) *gopeachy* (eBay URL https://www.ebay.com/usr/*gopeachy*);
- (21) GoPeachy (Abebooks URL https://www.abebooks.com/GoPeachy-Freehold-NJ-U.S.A/53947590/sf?cm sp=BOT- -seller- -sf);
- (22) textbook-4less (eBay URL https://www.ebay.com/usr/textbooks-4less);
- (23) cheaperbooks 79 (Amazon Seller ID AGJ047Y2R8H41);
- (24) actuelfoto3 (eBay URL https://www.ebay.com/actuelfoto3);
- (25) victoriashop1 (eBay URL https://www.ebay.com/usr/victoriashop1);
- (26) alejmor81 (eBay URL https://www.ebay.com/usr/alejmor81);
- (27) SmartPurchase123 (Amazon Seller ID A3HNMVOHJFHB6P);
- (28) thebestbooksale 9 (eBay URL https://www.ebay.com/usr/thebestbooksale 9);

- (29) TheBestBookSale (Amazon Seller ID A12I559RUKO9G5);
- (30) miriaturne-30 (eBay URL https://www.ebay.com/usr/miriaturne-30);
- (31) dealz24-7 (eBay URL http://www.ebay.com/usr/dealz24-7);
- (32) Wize Dealz (Amazon Seller ID AXA2D7Z8Y9C5H);
- (33) jsale0125 (eBay URL https://www.ebay.com/usr/jsale0125); and
- (34) J.sales (Amazon Seller ID ATG4YAD81P21V).

(the "Online Storefronts"). The Online Storefronts operate on eBay.com, Amazon.com, Abebooks.com, and barnesandnoble.com (the "Online Marketplaces").

- B. The distribution, offering for sale, and/or sale of counterfeit copies of Plaintiffs' textbooks will result in immediate and irreparable injury to Plaintiffs if the requested relief is not granted.
- C. The balance of potential harm to Defendants by being prevented from continuing to profit from their illegal and infringing activities if a temporary restraining order is issued is far outweighed by the harm to Plaintiffs, their businesses, and the value and goodwill associated with Plaintiffs' copyrights and trademarks if a temporary restraining order is not issued.
- D. Public interest favors issuance of a temporary restraining order in order to protect Plaintiffs' interests in and to their respective coprights and trademarks, and to protect the public from being deceived and defrauded by Defendants' counterfeit copies of Plaintiffs' higher-education textbooks.
- E. If Defendants are given notice of the Application, they are likely to secrete, conceal, transfer, or otherwise dispose of the proceeds from their sales of counterfeit copies of Plaintiffs' textbooks.
- F. Service on Defendants by electronic mail to the addresses used by Defendants to conduct the business of their Online Storefronts, including the infringing activity, is reasonably

calculated to provide actual notice of Plaintiffs' claims to Defendants.

G. Without the requested expedited discovery, Plaintiffs will not be able to determine the true identities and locations of Defendants and, ultimately, proceed with their claims and obtain any final relief to which they are entitled.

ORDER TO SHOW CAUSE

Based on the foregoing, it is HEREBY ORDERED that Defendants shall appear on the 14th day of Scheme 2018, at 4.30 and form in Courtroom 15 of the United States District Court for the Southern District of New York at 500 Pearl Street / 40 Centre Street, New York, New York, to show cause why an order, pursuant to, inter alia, Federal Rules of Civil Procedure 64 and 65, the Copyright Act (17 U.S.C. § 502(a)), the Lanham Act (15 U.S.C. § 1116), N.Y. C.P.L.R. §§ 6201, et al., and the Court's inherent equitable authority, should not be entered, pending resolution of this case or further order of this Court, granting Plaintiffs a preliminary injunction enjoining Defendants, their respective officers, agents, servants, employees, and attorneys, and all those in active concert or participation with any of them who receive actual notice of the order, in a manner substantially similar to the relief provided herein.

IT IS FURTHER ORDERED that Defendants' answering papers shall be filed and served upon Plaintiffs' counsel, by email to fleischman@oandzlaw.com, on or before August 3, 2018, and Plaintiffs' reply papers, if any, shall be filed and served on Defendants on or before September 7, 2018.

TEMPORARY RESTRAINING ORDER

IT IS HEREBY ORDERED, in accordance with Federal Rules of Civil Procedure 64 and 65, the Copyright Act (17 U.S.C. § 502(a)), the Lanham Act (15 U.S.C. § 1116), N.Y. C.P.L.R. §§ 6201, et al., and the Court's inherent equitable power to issue provisional remedies ancillary to its authority to provide final equitable relief, and no prior application having been granted, that:

- Defendants, their officers, agents, servants, employees, and attorneys, and all those
 in active concert or participation with any of them who receive actual notice of this Temporary
 Restraining Order, are enjoined from:
 - a) Directly or indirectly infringing any copyrighted work that is owned or exclusively controlled by any of Plaintiffs ("Plaintiffs' Works"), *i.e.*, any copyrighted work published under any of the imprints identified on Exhibit _ to the Complaint (attached hereto as **Appendix A**) (the "Imprints");
 - b) Directly or indirectly infringing any trademark that is owned or exclusively controlled by any of the Plaintiffs, including the trademarks identified on Exhibit __ to the Complaint and/or associated with the Imprints on Appendix A ("Plaintiffs' Marks");
 - c) Directly or indirectly manufacturing, importing, distributing (including returning goods purchased from another), offering for sale, and/or selling counterfeit copies of Plaintiffs' Works and/or Plaintiffs' Marks; and
 - d) Enabling, facilitating, permitting, assisting, soliciting, encouraging or inducing others to directly or indirectly infringe, manufacture, import, distribute, offer for sale, and/or sell counterfeit counterfeit copies of Plaintiffs' Works and/or Plaintiffs' Marks.
- 2. Defendants, their officers, agents, servants, employees, and attorneys, and all those in active concert or participation with any of them who receive actual notice of this Temporary Restraining Order, must immediately locate all accounts holding or receiving money or other assets related to or associated with Defendants' sales of Plaintiffs' Works ("Defendants' Accounts") and immediately cease transferring, withdrawing, or otherwise disposing of any money or other assets in Defendants' Accounts, cease allowing such money or other assets in Defendants'

Accounts to be transferred, withdrawn, or otherwise disposed of pending further order of this Court. Defendants' Accounts include but are not limited to: (a) Defendants' accounts with Online Marketplaces; and (b) Defendants' accounts with banks, financial institutions, PayPal, Inc. or other payment processing companies ("Financial Institutions") that have received money or other assets from Defendants' Accounts or otherwise received sales proceeds from Defendants' Online Storefronts.

3. Defendants, their officers, agents, servants, employees, and attorneys, and all those in active concert or participation with any of them with actual notice of this Temporary Restraining Order, must immediately locate all physical copies of Plaintiffs' Works that are within any Defendant's possession, custody, or control, or held in inventory on behalf of any Defendant, and immediately cease selling, distributing, transferring, or disposing of such copies of Plaintiffs' Works pending an inspection by Plaintiffs as provided in the Expedited Discovery Order below. Any copies of Plaintiffs' Works determined by Plaintiffs during the inspection to be not counterfeit shall, upon Plaintiffs' notice of such determination, be exempt from this Temporary Restraining Order.

IT IS FURTHER ORDERED that this Temporary Restraining Order shall remain in effect for fourteen (14) days unless extended by order of the Court.

IT IS FURTHER ORDERED that Plaintiffs shall post security in the amount of \$\sum_{\infty} \frac{5}{060.00}\$, by corporate surety bond, cash, credit card, or a certified or attorney's check.

IT IS FURTHER ORDERED that upon two (2) business days' written notice to the Court and Plaintiffs' counsel, any Defendant or restrained third party may appear and move for the dissolution or modification of the provisions of this Temporary Restraining Order upon an appropriate evidentiary showing.

EXPEDITED DISCOVERY ORDER

Sufficient cause having been shown, IT IS HEREBY ORDERED that:

- 1. Within two (2) days of receiving actual notice of this Ex Parte Order, each Defendant, their officers, agents, servants, employees, and attorneys, and all those in active concert or participation with any of them, including the Online Marketplaces, and PayPal, Inc. shall provide to Plaintiffs' counsel, by email at kerry@oandzlaw.com, written disclosure of the following information, regardless of whether such information physically resides in the U.S. or abroad:
 - a) All names, physical addresses, email addresses, Internet Protocol ("IP") addresses, and seller identification numbers and the current account balance associated with Defendants or the Online Storefronts;
 - b) Any other online storefronts or seller names associated with or related to Defendants or the Online Storefronts, along with all names, physical addresses, email addresses, Internet Protocol ("IP") addresses, and seller identification numbers and the current account balance associated with such online storefronts or seller names;
 - Defendants' Accounts with Financial Institutions, including complete account numbers and all names, physical addresses, and email addresses associated with Defendants' Accounts.
- 2. IT IS FURTHER ORDERED that Plaintiffs may immediately issue expedited discovery requests to Defendants and/or seek via subpoena from the Online Marketplaces, Financial Institutions, or other service providers, who shall provide within five (5) days of service of the requests or subpoena, the following information, regardless of whether such information physically resides in the U.S. or abroad:
 - Defendants' inventory of Plaintiffs' Works in a Defendant's or third party's possession, custody, or control, including the relevant title, ISBN, number of copies, and location of the inventory;

- b) Defendants' sales of Plaintiffs' Works from January 1, 2017 to the present, including Defendants' gross revenues received and, for each transaction, the relevant title, ISBN, number of copies sold, price per copy, date sold, and purchaser's city and state;
- c) Account statements and/or details for Defendants' Accounts, including complete account numbers, current account balances, Internet Protocol ("IP") addresses used to access Defendants' Accounts, and the account holders' or signatories' true names, physical addresses, and email addresses.
- 3. IT IS FURTHER ORDERED that Plaintiffs may immediately issue expedited discovery requests to Defendants and/or subpoenas to Online Marketplaces seeking the inspection of Plaintiffs' Works held in inventory by or on behalf of a Defendant. Plaintiffs and Defendants and, if applicable, Online Marketplaces, shall work cooperatively to coordinate the inspection of Plaintiffs' Works within twenty-one (21) days of Plaintiffs' request. Any of Plaintiffs' Works that Plaintiffs confirm to be counterfeit through inspection shall be turned over to and/or held by Plaintiffs until this matter is concluded as to the respective Defendant. Plaintiffs shall provide notice of their determination to the respective Defendant promptly after completing the inspection. Plaintiffs shall promptly return any copies of Plaintiffs' Works that they do not determine to be counterfeit, and such Works shall be immediately exempt from the Temporary Restraining Order.

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ALTERNATE SERVICE ORDER

Sufficient cause having been shown, IT IS HEREBY ORDERED that:

- 1. Pursuant to Federal Rule of Civil Procedure 4(f)(3) and N.Y. C.P.L.R. § 308, service of process may be made on and shall be deemed effective as to Defendants Does 1-6, ING Creations and Enterprises LLC, Buyback Express Inc., Smart Purchase LLC, and Wize Dealz, LLC by email to Defendants' email addresses identified by the Online Marketplaces as associated with or utilized by Defendants to operate the Online Storefronts.
- IT IS FURTHER ORDERED that Plaintiffs shall carry out alternate service of process by email as ordered herein by providing Defendants with a link to a secure website (such as Dropbox.com or other File Transfer Protocol ("FTP") site) to access .pdf copies of: 1) this Ex Parte Order; 2) the Summons and Complaint; and 3) all papers filed in support of Plaintiffs' Application.
- IT IS FURTHER ORDERED that shall provide notice of this Ex Parte Order and 3. Plaintiffs' papers in support of the Application to all Defendants by email, at the email addresses identified by the Online Marketplaces as associated with or utilized by Defendants to operate the Online Storefronts, within ten (10) days of the Online Marketplaces' identification of Defendants' Accounts with Financial Institutions as provided in the Expedited Discovery Order, but in no event later than twenty-one (21) days from the date of this Ex Parte Order. Plaintiffs shall file proof of such service on the case docket within two (2) days of making such service.

It is SO ORDERED this 15 day of Chargust, 2018, at 12 Tam/p.m.

Victor Marrero UNIZED STATES DISTRICT JUDGE

UNITED STATES DISTRICT COURT FOR THE SOUTHERN DISTRICT OF NEW YORK

CENGAGE LEARNING, INC.; MCGRAW-HILL GLOBAL EDUCATION HOLDINGS, LLC; PEARSON EDUCATION, INC.; and BEDFORD, FREEMAN & WORTH PUBLISHING GROUP, LLC,

Plaintiffs,

v.

DOE 1 D/B/A BINGHFRAN, GOLDENRAIN2855, 2010SEVENSEAS, ND953570, and SLVR17; DOE 2 D/B/A GRIGORINAYMA-0 and NAYMANBUY; DOE 3 D/B/A IACCESSORYDEALS; DOE 4 D/B/A INTELIMIN 9; DOE 5 D/B/A KOROUSH31; DOE 6 D/B/A OPENBOXLIQUIDATORS; KARINA ABDALA; ING CREATIONS AND ENTERPRISES LLC: BUYBACK EXPRESS INC.; ALLAN WALTER GRIESE; LINDA GYORKREE KHWA; TIM KREJDOVSKY; BINH THAI NGUYEN; SERGEI ORLOV; VIKTORIA ORLOVA (A/K/A VICTORIA RONK); ALEJANDRO MORALES PEREZ; SMART PURCHASE LLC; MICHAEL RUBIO; MIRIAM TURNER (A/K/A MIRIAM GARNER); WIZE DEALZ, LLC; and JEAN M. VILSAINT,

Defendants.

Civil Action No. 1:18-cv-7382-VM

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PRELIMINARY INJUNCTION AS TO DEFENDANTS DOES 1 – 5; KARINA ABDALA; ING CREATIONS AND ENTERPRISES LLC; ALLAN WALTER GRIESE; SERGEI ORLOV; VIKTORIA ORLOVA (A/K/A VICTORIA RONK); ALEJANDRO MORALES PEREZ; SMART PURCHASE LLC; MICHAEL RUBIO; MIRIAM TURNER (A/K/A MIRIAM GARNER); WIZE DEALZ, LLC; AND JEAN M. VILSAINT Plaintiffs Pearson Education, Inc., Cengage Learning, Inc., McGraw-Hill Global Education Holdings, LLC, and Bedford, Freeman & Worth Publishing Group, LLC (collectively, "Plaintiffs") have moved against Defendants Doe 1 d/b/a binghfran, goldenrain2855, 2010sevenseas, nd953570, and slvr17; Doe 2 d/b/a grigorinayma-0 and naymanbuy; Doe 3 d/b/a iaccessorydeals; Doe 4 d/b/a intelimin_9; Doe 5 d/b/a koroush31; Karina Abdala; ING Creations and Enterprises LLC; Allan Walter Griese; Sergei Orlov; Viktoria Orlova (a/k/a Victoria Ronk); Alejandro Morales Perez; Smart Purchase LLC; Michael Rubio; Miriam Turner (a/k/a Miriam Garner); Wize Dealz, LLC; and Jean M. Vilsaint (hereinafter, collectively the "Defendants", and each a "Defendant") for a preliminary injunction pursuant to Federal Rule of Civil Procedure 65, the Copyright Act (17 U.S.C. § 502(a)), the Lanham Act (15 U.S.C. § 1116), and N.Y. C.P.L.R. § 6201. Plaintiffs proceed on the basis that Defendants are distributing, offering for sale and/or selling counterfeits of Plaintiffs' textbooks, *i.e.*, unauthorized copies of Plaintiffs' copyrighted works bearing Plaintiffs' federally registered trademarks, as set forth in Plaintiffs' Complaint.

The Court, having reviewed the Complaint, Memorandum of Law, supporting Declarations and exhibits submitted therewith, and the entire record herein, and having held a hearing on the Order to Show Cause on September 7, 2018, hereby makes the following findings of fact and conclusions of law:

- A. Plaintiffs served Defendants with the Complaint and Exhibits A C, the Ex Parte Order issued on August 15, 2018 (ECF No. 3), and Plaintiffs' Memorandum of Law with supporting Declarations and exhibits. *See* ECF No. 14.
- B. Plaintiffs are likely to succeed in showing that Defendants have infringed and are continuing to infringe Plaintiffs' federally registered copyrights and trademarks in connection with Defendants' importation, distribution, offering for sale, and/or sale of counterfeits of Plaintiffs'

textbooks, including via the following online storefronts:

- (1) binghfran (eBay URL https://www.ebay.com/usr/binghfran);
- (2) goldenrain2855 (eBay URL https://www.ebay.com/usr/goldenrain2855);
- (3) 2010sevenseas (eBay URL https://www.ebay.com/usr/2010sevenseas);
- (4) nd953570 (eBay URL https://www.ebay.com/usr/nd953570);
- (5) slvr17 (eBay URL https://www.ebay.com/usr/slvr17);
- (6) grigorinayma-0 (eBay URL https://www.ebay.com/usr/grigorinayma-0);
- (7) naymanbuy (Amazon Seller ID A1Q6PCT9NZ8SG0);
- (8) iaccessorydeals (eBay URL https://www.ebay.com/usr/iaccessorydeals);
- (9) intelimin_9 (eBay URL https://www.ebay.com/usr/intelimin_9);
- (10) koroush31 (eBay URL https://www.ebay.com/usr/koroush31);
- (11) ingllc (eBay URL https://www.ebay.com/usr/ingllc);
- (12) ING Creations & Enterprises Online Storefronts (Amazon Seller ID A1NMQ7CLS4CZQM);
- (13) envoypilot2015 (eBay URL http://www.ebay.com/usr/envoypilot2015)
- (14) actuelfoto3 (eBay URL https://www.ebay.com/actuelfoto3);
- (15) victoriashop1 (eBay URL https://www.ebay.com/usr/victoriashop1);
- (16) alejmor81 (eBay URL https://www.ebay.com/usr/alejmor81);
- (17) SmartPurchase123 (Amazon Seller ID A3HNMVOHJFHB6P);
- (18) thebestbooksale_9 (eBay URL
 https://www.ebay.com/usr/thebestbooksale_9);
- (19) TheBestBookSale (Amazon Seller ID A12I559RUKO9G5);
- (20) miriaturne-30 (eBay URL https://www.ebay.com/usr/miriaturne-30);
- (21) dealz24-7 (eBay URL http://www.ebay.com/usr/dealz24-7);
- (22) Wize Dealz (Amazon Seller ID AXA2D7Z8Y9C5H);

- (23) jsale0125 (eBay URL https://www.ebay.com/usr/jsale0125); and
- (24) J.sales (Amazon Seller ID ATG4YAD81P21V)
 (collectively, the "Storefronts"). The above Storefronts are operated on eBay.com and Amazon.com (the "Online Marketplaces").
- C. The distribution, offering for sale, and/or sale of counterfeit copies of Plaintiffs' textbooks will result in immediate and irreparable injury to Plaintiffs if the requested relief is not granted.
- D. The balance of potential harm to Defendants by being prevented from continuing to profit from its illegal and infringing activities if a preliminary injunction is issued is far outweighed by the harm to Plaintiffs, their businesses, and the value and goodwill associated with Plaintiffs' Works and Marks if a preliminary injunction is not issued.
- E. Public interest favors issuance of a preliminary injunction in order to protect Plaintiffs' interests in and to their respective coprights and trademarks, and to protect the public from being deceived and defrauded by Defendants' counterfeit copies of Plaintiffs' higher education textbooks.

NOW, THEREFORE, IT IS HEREBY ORDERED, in accordance with Federal Rule of Civil Procedure 65, the Copyright Act (17 U.S.C. § 502(a)), the Lanham Act (15 U.S.C. § 1116), and the Court's inherent equitable power to issue provisional remedies ancillary to its authority to provide final equitable relief, and no prior application having been granted, that:

1. Defendants, their officers, agents, servants, employees, and attorneys, and all those in active concert or participation with any of them who receive actual notice of this Injunction, are enjoined from:

- b) Directly or indirectly infringing any copyrighted work that is owned or exclusively controlled by any of Plaintiffs ("Plaintiffs' Works"), *i.e.*, any copyrighted work published under any of the imprints identified on Exhibit A to the Complaint (attached hereto as **Appendix A**) (the "Imprints");
- c) Directly or indirectly infringing any trademark that is owned or exclusively controlled by any of the Plaintiffs, including the trademarks identified on Exhibit C to the Complaint and/or associated with the Imprints on **Appendix A** ("Plaintiffs' Marks");
- d) Directly or indirectly manufacturing, importing, distributing (including returning goods purchased from another), offering for sale, and/or selling counterfeit copies of Plaintiffs' Works and/or Plaintiffs' Marks; and
- e) Enabling, facilitating, permitting, assisting, soliciting, encouraging or inducing others to directly or indirectly infringe, manufacture, import, distribute, offer for sale, and/or sell counterfeit counterfeit copies of Plaintiffs' Works and/or Plaintiffs' Marks.
- 2. Defendants, their officers, agents, servants, employees, and attorneys, and all those in active concert or participation with any of them who receive actual notice of this Injunction, must immediately locate all accounts holding or receiving money or other assets related to or associated with Defendants' sales of Plaintiffs' Works ("Defendants' Accounts") and immediately cease transferring, withdrawing, or otherwise disposing of any money or other assets in Defendants' Accounts, cease allowing such money or other assets in Defendants' Accounts to be transferred, withdrawn, or otherwise disposed of pending further order of this Court. Defendants' Accounts include but are not limited to: (a) Defendants' accounts with Online Marketplaces; and (b) Defendants' accounts with banks, financial institutions, PayPal, Inc. or other payment processing companies ("Financial Institutions") that have received money or other assets from Defendants' Accounts or otherwise received sales proceeds from Defendants' Online Storefronts.
- 3. Defendants, their officers, agents, servants, employees, and attorneys, and all those in active concert or participation with any of them who receive actual notice of this

Injunction, are enjoined from distributing, transferring, selling, or listing for sale Plaintiffs' Works on any Online Marketplace, pending Plaintiffs' Inspection (as defined and described herein) (the "Inspection").

- 4. Defendants, their officers, agents, servants, employees, and attorneys, and all those in active concert or participation with any of them with actual notice of this Injunction, must immediately locate all physical copies of Plaintiffs' Works that are within any Defendant's possession, custody, or control, or held in inventory on behalf of any Defendant, and immediately cease selling, distributing, transferring, or disposing of such copies of Plaintiffs' Works pending Plaintiffs' Inspection. Any copies of Plaintiffs' Works determined by Plaintiffs during the Inspection to be not counterfeit shall, upon receipt of Plaintiffs' Determination Notice (as defined below), be exempt from this Injunction.
- 5. To facilitate the prompt inspection of Defendants' inventory of Plaintiffs' Works, Defendants shall provide to Plaintiffs (if not already provided) a list of all physical copies of Plaintiffs' Works (the "Books") held by each Defendant ("Non-Amazon Inventory") or by Amazon on each Defendant's behalf ("Amazon Inventory"). Plaintiffs shall identify to the respective Defendant and, as appropriate, Amazon, all of the Books that Plaintiffs intend to inspect (the "Inspection Notice"). Within seven (7) days of receiving the Inspection Notice, each Defendant shall cause Plaintiffs' Books identified on the Inspection Notice, whether such Books are Non-Amazon Inventory or Amazon Inventory, to be shipped to Plaintiffs' counsel for purposes of conducting the Inspection. If a Defendant's Amazon account is not reinstated, such that the Defendant cannot carry out the terms of this paragraph as to Amazon Inventory, Amazon shall ship to Plaintiffs' counsel, at Plaintiffs' expense, the relevant Books identified on the Inspection Notice within 7 days of receiving the Inspection Notice.

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6. Plaintiffs shall conduct the Inspection promptly and provide their findings to each

respective Defendant (the "Determination Notice"). Plaintiffs shall return to each respective

Defendant any Books on the Determination Notice that are not identified as counterfeit

("Unrestrained Textbooks"). Plaintiffs' Books that 1) are identified on the Determination Notice

as Unrestrained Textbooks, or 2) are not identified on the Inspection Notice, shall be exempt from

paragraph 3 of this Injunction. However, Plaintiffs' decision not to identify one or more of

Plaintiffs' Works on the Inspection Notice does not constitute a waiver or limitation of any rights,

claims, or remedies that may be applicable, or any kind of admission or finding of fact or law that

any such corresponding Books are authentic.

Plaintiffs' counsel shall hold and preserve as evidence any Books determined by 7.

Plaintiffs to be counterfeit ("Counterfeit Textbooks") as identified in a Determination Notice. If

requested by a Defendant, Plaintiffs shall make the Counterfeit Textbooks available to the

respective Defendant for inspection at a time mutually convenient to Plaintiffs and such Defendant.

IT IS FURTHER ORDERED that this Preliminary Injunction shall remain in effect until

further order of the Court.

SO ORDERED this Z day of Septantes, 2018.

VICTOR MARRERO

United States District Judge

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